



ENTERED
06/10/2009

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

IN RE:	§	Case No. 09-32754
AMARAVATHI LIMITED	§	Chapter 11
PARTNERSHIP; dba MONTERONE	§	
ROUND ROCK; dba MANSIONS AT	§	
STEINER RANCH; dba MONTERONE	§	
CANYON CREEK; dba MANSIONS ON	§	
THE GREEN II; dba MONTERONE	§	
STEINER RANCH; dba MANSIONS AT	§	
CANYON CREEK; dba MANSIONS ON	§	
THE GREEN I	§	
and	§	
AMARAVATHI KEERTHI, LLC; dba	§	
MONTERONE ROUND ROCK; dba	§	
MANSIONS ON THE GREEN I; dba	§	
MANSIONS AT STEINER RANCH; dba	§	
MONTERONE STEINER RANCH; dba	§	
MONTERONE CANYON CREEK; dba	§	
MANSIONS AT CANYON CREEK; dba	§	
MANSIONS ON THE GREEN II,	§	
Debtor(s).	§	Judge Isgur

ORDER DENYING MOTION FOR EMERGENCY CONSIDERATION

Movant's request for emergency consideration is denied for noncompliance with BLR 9013(i). Movant requests emergency consideration of Debtor's Motion to Convert (Doc. #23). Rule 9013(i) states, in relevant part:

...[R]equests for emergency hearings must be made by separate motion. The separate motion must include a detailed statement why an emergency exists and the date relief is needed to avoid the consequences of the emergency. The motion seeking an emergency hearing must be **certified** for its accuracy by the party seeking the emergency relief or by its counsel.

BLR 9013(i).

SIGNED **June 10, 2009.**


Marvin Isgur
UNITED STATES BANKRUPTCY JUDGE